

**BY AUTHORITY.****WATER NOTICE.**

Holders of water privileges, or those paying water rates, are hereby notified that the hours for irrigation purposes are from 7 to 8 o'clock A. M. and 5 to 6 o'clock P. M.

ANDREW BROWN,  
Superintendent of Water Works.  
Approved:  
J. A. KING,  
Minister of the Interior.  
Honolulu, March 12, 1895. 12-6-11

**VACATION NOTICE.**

The Public Schools will close on FRIDAY, April 12th, for the Easter Vacation, and reopen on MONDAY, April 23rd.  
By order of the Board of Education.  
J. F. SCOTT,  
Secretary.

Honolulu, March 18, 1895.  
12-6-11

**The Daily Bulletin.**

Pledged to neither Sect nor Party,  
But Established for the Benefit of All.

MONDAY, MARCH 24, 1895.

Washington State is going to vote on a constitutional amendment for woman suffrage. Some senators who are against the movement voted for the bill out of respect to the known popular strength of the cause.

**JUDICIARY NOTINGS.****Ellis and Waterhouse Estates—Habeas Corpus Case.**

Bruce Cartwright having resigned as trustee of the estate of the late Nancy Sumner Ellis, Chief Justice Judd has appointed C. L. Hopkins in his stead under \$1000 bond.

William Waterhouse Dimond and Henry Dimond have filed an answer to the suit of John T. Henry and William Waterhouse against themselves and other heirs of the late John Thomas Waterhouse. They admit that the plaintiffs are named as executors and trustees in the will of John Thomas Waterhouse, and that by said will they were given certain powers to carry on the mercantile business of the testator, and to make and change investments. But defendants say that such powers were given in support of a trust imposed upon said executors to carry on said business for the use and benefit of the testator's wife during her lifetime and no longer. They further say that, the wife having died prior to the testator, said trust has absolutely ceased, determined and expired, and that plaintiffs now hold the estate of the testator solely as executors for the purpose of administration and distribution.

Defendants further say that, since the filing of their bill, plaintiffs have declined to further carry on the business of the testator for the benefit of the devisees and legatees under the will; and that John T. Waterhouse, acting in his private capacity, by private and amicable agreement with all of the other devisees named in said will, has purchased all of the stock of merchandise pertaining to said estate and the good will of the business of the testator, and has assumed all liabilities connected with said business. These defendants claim that said agreement of sale, joined in by all of the devisees, constitutes an acknowledgment that no further trust exists under the will except that of ordinary administration. They also say that it is not necessary to sell any of the real estate of testator for the purpose of paying debts, and no other reason or necessity exists for a sale of any of said real estate by the executors.

The respondents admit that the plaintiffs are executors but not that they are trustees under the will and codicils. They admit that the only persons interested as heirs, devisees or legatees in the estate are John T. Waterhouse, Henry Waterhouse, William Waterhouse, Mary Rice, William W. Dimond and Henry Dimond.

They say lastly that they are of age and are entitled to distribution of the personal property of said estate upon payment of the debts of the testator and the legacies mentioned in the will, and are entitled to the possession each of one-tenth of the real estate left by the testator not specifically devised, and they deny that the plaintiffs have now any right to sell said real estate. Wherefore they pray that the bill may be dismissed with costs.

In the case of Henry P. Poor vs. Henry Cannon, the defendant has filed a demurrer.

Judge Cooper has rendered a decision in the matter of Torao Tsu-

chuyama, brought before him on a writ of habeas corpus charging that the subject was illegally detained on board the steamer Independent, under order to return to Japan, by Jas. B. Castle, Collector-General of Customs. The Court dismisses the writ on the ground that a sight draft of the Bank of Yokohama is not legal tender, and remands the petitioner to the charge of the Collector-General. W. S. Edings for petitioner; W. O. Smith, Attorney-General, for respondent. This was a test case relating to 70 or 80 Japanese immigrants, who showed \$50 drafts instead of coin under the law relating to the landing of aliens. The rest of the immigrants by the Independent came under contracts to labor and did not need to have \$0 each in their pockets.

**A. P. PETERSON DEAD.****Pneumonia Attacks His Weakened System and Prevails.**

A telegram was received from San Francisco by way of Vancouver by the S. S. Miowera yesterday, announcing the death of Arthur P. Peterson. His demise occurred at 10 o'clock on the night of March 16 at the California Hotel. Mr. Peterson was one of those arrested and imprisoned for suspicion in connection with the late uprising. He was put in jail on January 9 and kept there until about a week before his departure for the Coast—exiled. The deceased was a very weak man at the time, owing to his confinement in a damp prison cell. Prior to his departure Dr. Peterson, brother of the lamented gentleman, stated that Mr. Peterson was in no fit condition for the trip and his constitution could not stand it, but he had to go. He was very weak at the time and bore signs of his confinement. On arrival at San Francisco he was taken to the California Hotel. His friends and relatives made an attempt to move him to more comfortable quarters five days before he died, but were unable to do so. The immediate cause of his death was pneumonia.

It was the intention of Mr. Peterson to practise law with the firm of Gear & Gear, father and brother of A. V. Gear, his brother-in-law. The deceased was Attorney-General under the late King Kalakaua and again when Liliuokalani was deposed. Mr. Peterson was admitted to the Hawaiian bar from the bar of Massachusetts. On his arrival in Honolulu he went into law partnership with W. A. Kinney. He was well liked and enjoyed an extended practice. In criminal law practice Mr. Peterson was one of the ablest at the local bar.

Mr. Peterson leaves a wife and child, who are at present residing in Ouset, Massachusetts, the place of his birth. Letters to his relatives received by the last S. S. Australia told of a complete breakdown in his health, and his death was not a great surprise. The telegram was received just as the S. S. Miowera was leaving Vancouver for Honolulu.

Read the following extract from a letter of Chas. M. Gutfeld, of Reedley, Fresno Co., Cal.: "It is with pleasure I tell you that by one day's use of Chamberlain's Cough Remedy I was relieved of a very severe cold. My head was completely stopped up and I could not sleep at night. I can recommend this remedy." A cold nearly always starts in the head and afterwards extends to the throat and lungs. By using this remedy freely as soon as the cold has been contracted it will cure the cold at once and prevent it from extending to the lungs. For sale by all dealers. Benson, Smith & Co., agents for the Hawaiian Islands.

By Lewis J. Levey.

## TO-MORROW! SPECIAL SALE OF Household Furniture

On TUESDAY, March 26,  
AT 10 O'CLOCK A. M.,

I will sell at Public Auction, at my Salesroom, a choice lot of Household Furniture (removed for convenience of sale) consisting of

Upholstered & Rattan Parlor Furniture,  
Extension B. W. Dining Table, B. W. Sideboard, Book Case with lot Books, B. W. Bedroom Set, Wardrobe,

**CENTER RUGS,**  
Cheffoniers, Lace Curtains, Bedding, Chandeliers, Lamps, 34 Bedsteads and Mattresses, Pictures, Ornaments, Ice Chest, Fine Stove, Kitchen Utensils, Crockery, Etc., Etc. Also

**A Fine Lot of FERNS!**

1 Square Piano, 1 Flagpole.  
On view Saturday, March 23d.

Lewis J. Levey,  
1291-6t  
AUCTIONEER.

**Timely Topics**

March 11, 1895.

Is Hawaii to be without a cable through the action of the United State Congress, or will the people here awake from their sleepy ideas and tell Uncle Sam to do something or let England have Necker Island and go ahead with the work. Hawaii is as much in need of a cable as any place on the globe and other governments need the cable to Hawaii as much as we do. Why then should the government that feels a fatherly interest in a country stand in the way of its development.

Suppose the manufacturers of the Avery Plantation Implements would refuse to send them to this country would it be considered a square deal? The planters on Hawaii who are using these different implements are well satisfied with them and are willing to recommend them to other managers. They are coming more and more into general use; in another year there will not be a plantation on the Islands that will not use them. The following letters from such prominent managers should be convincing proof of their superiority:

ONOMEA SUGAR COMPANY,  
PAPAIOU, HAWAII, Feb. 25, 1895.  
MR. JOHN A. SCOTT, Wainaku, Hawaii.

DEAR SIR:—The Onomea Sugar Company has now in use three of the Stubble Diggers.

I think these machines are indispensable for the proper cultivation of ratoon.

We have never had an implement that would so thoroughly loosen the earth around the stools, and put the soil in such condition that the air, moisture and fertilizer would so readily find access to the fine roots of the cane and the soil around them.

I am glad to testify to the merits of these tools. The Sugar Land Disc Cultivators arrived too late for much use in the cultivation of the last young plant and ratoon, but I believe they will prove to be very useful and labor-saving implements in districts where cane is raised without irrigation.

Yours truly,  
WM. W. GOODALE,  
Manager Onomea Sugar Company.

HUTCHINSON PLANTATION COMPANY,  
NAALEHU, HAWAII.

March 1st, 1895.  
E. R. HENDRY, Esq., Hawaiian Hardware Company.

DEAR SIR:—In answer to your letter inquiring about the Avery Stubble Digger and Fertilizer Distributor, I would say that the fact that we have just received the second Stubble Digger speaks for itself. We have dug over four hundred acres of ratoon stools and consider it will be a great benefit.

The Fertilizer Distributor is a good thing and has effected a material saving of labor in the application of Fertilizer and applies it better than can be done by hand.

These machines are very simple and well constructed and we have had no trouble with the working of them and we consider them one of the most useful labor saving machines that can be used on plantations.

Yours truly,  
G. C. HEWITT,  
Manager H. S. P. Co.

HAKALAU, HAWAII,  
February 16, 1895.

MR. E. R. HENDRY, President and Manager Hawaiian Hardware Company, Honolulu, Oahu:

We use the Avery Stubble Digger, Fertilizer Distributor and Cane Cultivator. They save labor and do the work claimed for them. The Stubble Digger I consider a particularly good implement.

Yours truly,  
GEO. ROSS,  
Manager Hakalau Plantation Co.


The Hawaiian Hardware Co. Ltd.

Opposite Spreckels' Block,  
505 FORT STREET.

**THERE'S ALMOST AS MUCH**

To the Proper Fit of the Frame  
as to the Glass Itself

You'd get but poor Glass, if the frame you like "Baxter wall." Glasses fitted Notice how nicely they look. Surely detract from your results from the best holding them fitted street's paper on the by us look like this. they sit. How well such Glasses do not appearance.



For a Proper Fit in both Glasses and Frame, consult always

**H. F. WICHMAN,**  
The Reliable Optician.

## Hinds' Almond — AND — Honey Cream

Unsurpassed as a Toilet Requisite.

**BEST FOR**

CHAPPED HANDS,  
FACE AND LIPS,  
ROUGH, HARD,  
IRRITATED SKIN.

Superb Just After Shaving.

**BEST FOR**

PIMPLES,  
CHAFING, ITCHING,  
SCALY ERUPTIONS, ETC.  
ECZEMA, ETC.



HUDSON, N. H., Feb. 24, 1890.

Mr. A. S. HINDS,  
Dear Sir: I think it my duty to write you in regard to your wonderful HONEY AND ALMOND CREAM. When I commenced using it, my hands would crack open, and were so bad that I could not close them without making them bleed, and my face was rough and chapping. I have had one bottle, and my hands and face are entirely cured, and I think it my duty to praise this wonderful remedy.

Recommended by Ladies Everywhere

FOR SALE BY

**HOBSON DRUG CO.,**  
Sole Agents.

**HIGH CLASS**

**Smoking  
Tobaccos**

from all the Celebrated  
Factories in the United  
States. . . . .

**Pipes and**

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IMPORTERS, WHOLESALE AND RETAIL DEALERS IN

Havana, Manila, Mexican and American Cigars.

**HOLLISTER & CO.**

Cor. Fort and Merchant Streets.

